MYSORE DISTRICT.

*Notification dated 4th April 1912.

It is hereby notified for general information that the following quantities of timber will be sold by public auction in the depôts of the Mysore District, on the dates specified against each depôt, by the District Forest Officer of the Mysore District:—

Time—2 P.M.

| 11111e—2 f.M. | | | | | | | | |
|---------------|-----------------|--------------------------|--|--|---|--|--------------|--|
| No. | Name of depôt | Date of sale | Description | | Cubical contents | | rks | |
| , | | | | | No. | C. feet | Remarks | |
| 1 | Nanjangud Depôt | 4th May 1912 | Teak logs Do jantes Do rafters Honne logs Do jantes Matti logs Do jantes Jungle jantes | | 200 350 13 75 50 50 75 50 | 3,500 3,000 27 1,000 2,000 2,000 2,500 900 | | |
| 2 | Mysore Woodyard | 2nd and 3rd May 1912. | Teak logs Do jantes Honne logs Do jantes Matti logs Do jantes Nandi logs Do jantes Jungle logs Do jantes | | 1,590 273 140 78 437 97 23 6 25 | 25,000 2,472 3,039 923 9,611 1,022 604 64 572 100 | More or less | |

Terms of sale.

(1) Each purchaser shall, immediately after a lot has been knocked down to him, pay as earnest money a sum of Rs. 5 (five) as an admission on his part of having bought such lot and of having accepted the terms of sale as herein specified.

(2) The purchaser of each lot is required to pay one-fourth of the sale amount into the nearest Treasury within three days from the date of sale, failing which the lot will be resold at the risk of the purchaser, who shall be required to make good any loss on resale but shall not participate in any profit thereof. The amount due by such defaulter shall be recovered from him as a revenue demand.

(3) The balance of the purchase money shall be paid within thirty days from the date of sale, failing which the earnest and one-fourth deposits already paid will be forfeited to Government and the timber not paid for shall be resold.

(4) No timber can be removed by any purchaser until it has been paid for in full and until a license to remove is obtained for it.

(5) If timber is left in the woodyard unremoved for more than thirty days from the date of sale, such timber will remain at the risk of the purchaser, and further the purchaser will be required to pay woodyard rent at Rs. 6-4-0 per cent per annum on the purchase money from the date of sale.

$Notification\ dated\ 4th\ April\ 1912.$

Notice is hereby given that sealed tenders will be received at the office of the District Forest Officer, Mysore, up to the 30th May 1912, for the purchase of the exclusive privilege of collecting tangadi (Cassia auriculata) and kakke (Cassia fistula) barks of all taluks of the Mysore District for periods noted below:—

| Period of lease | Remarks | | | |
|---|--|--|--|--|
| From 1st July 1912 to end of June 1914. | The produce of Inam, Jodi, Kayamgutta, Sarvamanya, Kandayam and other lands which are in the occupancy of private individuals, is not included in the lease, but that in Amrut Mahal kavals, assessed and unassessed waste and gomal lands and State Forests is included in the lease of each taluk. | | | |

- 2) Tenders should specify the name of the taluk and the price offered for each.
- (3) Each tender must be accompanied by a deposit of Rs. 50 (fifty) for each taluk in currency notes as earnest money, in default of which, tenders will be rejected. Covers containing the tenders should be addressed to the District Forest Officer, Mysore, should be duly registered, insured and superscribed "Tender for Tangadi and Kakke Barks."
- (4) The final acceptance of any tender will rest with the Deputy Commissioner, who does not bind himself to accept the highest or any tender or to assign any reason whatever for the rejection of any tender.
- (5) Tenders will be opened by the District Forest Officer in the District Forest Office at Mysore, at 2 P.M. on the 31st May 1912, in the presence of such of the tenderers as may be present.
- (6) The acceptance of the tender will be forthwith communicated to the successful tenderer and the earnest money of the rest will be returned to them.
 - (6A) Each tenderer should give his address in full in the tender itself.
- (7) Within three days of receipt of notice of the acceptance of the tender, the successful tenderer shall credit into the Government Treasury of the taluk concerned, one-half of the total rental, including the earnest money already paid, in default of which, the acceptance will be cancelled, the earnest money forfeited and the right resold.
- (8) Sales effected under the above para will be at the risk of the defaulting competitor who will forfeit all gain but in the event of a loss by the sale, shall make good the deficiency between the total amount payable by him for the whole period under the terms of the tender and the total amount payable by the successful bidder at the resale. If the deficit be not paid, it will be recovered as a revenue demand.
- (9) The successful tenderer or the lessee should work up the lease himself, and if he wishes to transfer it to others, he should obtain the sanction of the Deputy Commissioner, who will have power to insist upon the payment of a premium for granting the same.
- (10) The successful tenderer or the lessee shall sign an agreement binding himself to observe the conditions herein mentioned, and it should be executed within fifteen days from the date on which the acceptance of the tender may be intimated to him; in default, the sum already paid will be forfeited and the right resold.
- (11) The balance of the lease amount shall be paid in full in two instalments as follows:—

First instalment, half of the balance, 15th October 1912; 2nd instalment, the other half, 15th January 1913; failing which the lessee shall forfeit the sum already credited and also his claim to the lease, and the right will be resold.

Further conditions.

- (i) To hold himself responsible to prevent the cutting of tender stems under one year by himself, his servants or sub-contractors.
- (ii) To furnish a list of sub-contractors and mestris who may be appointed by them for the collection of bark in the different working circles.
- (iii) To work out the lease himself and not to transfer it to others without the previous sanction of the Deputy Commissioner.
- iv) The barked wood to be the property of the lessee.
 - (v) To keep accounts showing the quantity of the bark removed in accordance with the lease and to permit inspection of such accounts by the Deputy Commissioner or the District Forest Officer, or any other officer deputed by them.
- (vi) To provide passes for each cart-load of bark in such manner as may be laid down by the District Forest Officer.
 - (vii) To hold himself responsible for the occurrence of any fire in State Forests or Plantations, provided they are caused by him or by his men and to make good any loss which may accrue thereby to valuable forest or crops.
 - (viii) To remove out of the limit of the Mysore District and before the 15th July 1914, all bark cut, collected or stored.
 - (ix) In the event of breach of any of the above conditions, the lease is liable to be cancelled, all the bark collected to be confiscated, and a fine up to the limit of Rs. 1,000 may be levied at the discretion of the Deputy Commissioner from the lessee.
 - (x) The lessee shall not be entitled to the refund of any lease amount for the grant by
 Government of any land already included in the lease for agricultural purposes
 nor shall he be required to pay any excess value for the addition to his lease
 area by relinquishments of agricultural lands.

B. HEERASINGH,
For Deputy Commissioner.

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